Appro	PTO/SB/05 (03-01) oved for use through 10/31/2002. OMB 0651-0032	. PTO			
	740270-2681				
	John T. Carroll, III et al.	<u>)</u>			
dly c	lly opening, Seat-Sealed, Force				

# UTILITY

UTILITY		Atte	Attorney Docket No. /402/0-2681				
			First Inventor John T. C		Car	Carroll, III et al.	
PATENT APPLICATION			Outwardly opening Seat-Sealed Force			-Sealed, Force	
TRANSMITTAL			Balanced, Hydraulic Valve And Actuator				
(Only for new nonprovision	al applications under 37 CFR 1.53(b))			Assembly			
		Exp	ress M	lail Label No			
APPL	LICATION ELEMENTS				Commissio	ner fo	or Patents
See MPEP chapter 600 conc	cerning utility patent application conten	s.		DRESS TO:	Box Patent Washingto	n, DC	20231
1. E Fee Transmittal Form	m (e.g., PTO/SB/17) duplicate for fee processing)		7. [				ate, large table or
2. Applicant claims sm			8 1		r Program (Ap		
See 37 CFR 1.27.	an entry states.		<ol> <li>Nucleotide and/or Amino Acid Sequence Submission (if applicable, all necessary)</li> </ol>				
3. 🗷 Specification	[Total Pages 26]				uter Readable		
(preferred arrangement set	forth below) of the invention		b	•	on Sequence L	_	
	to Related Applications (if applicable)				CD-ROM or C	D-R (	2 copies; or
- Statement Regar	rding Fed sponsored R & D (if applicab	le)		ii. 🗆 p	•		
	quence listing, a table,		c. Statements verifying identity of above copies  ACCOMPANYING APPLICATION PARTS				
or a computer pr - Background of t	rogram listing appendix (if applicable)			ACCOM	PANYING A	PPLI	ICATION PARTS
- Brief Summary			9.	Assignr	nent Papers (co	over s	sheet & document(s))
	on of the Drawings (if filed)				3.73(b) Stater		☐ Power of
- Detailed Descrip	ption			(when th	here is an assig	gnee)	
- Claim(s) - Abstract of the I	Disclosure						ent (if applicable)
4. Drawing(s) (35 U.S.	C. 113) [ Total Sheets 07]		12.		tion Disclosur int (IDS)/PTO-		Copies of IDS Citations
5. Oath or Declaration	[ Total Pages 01]		13.	_	nary Amendme		
a. 🗷 Newly executed					Receipt Postca		PEP 503)
b. Copy from a pri	or application (37 CFR 1.63(d))				be specifically		
	n/divisional with Box 18 completed)		15.  Certified Copy of Priority Document(s)				
	NOF INVENTOR(S)  ement attached deleting inventor(s)		(if foreign priority is claimed)				
named in the prior application, see 37 CFR			16. ☐ Nonpublication request under 35 U.S.C. 122(b)(2)(B)(i). Applicant must attach form				
1.63(d)(2) and 1.33(b)				PTO/SE	3/35 or its equi	valen	t.
6. Application Data Sheet. See 37 CFR 1.76			17. Dither: Notice of Inventor Duty of				
			Disclosure And Inventorship				
10 14 00 mm // m 10 10	N. 10 . TVO		<u>Ļ</u>	11		<b>.</b>	
18. If a CONTINUING APPLICATION, check appropriate box, and supply the requisite information below and in a preliminary amendment, or in an Application Data Sheet under 37 CFR 1.76:							
	Divisional Continuation-in-part (	CIP)	o	of prior applica	tion No.:		
Prior application information:							
	VISIONAL APPS only: The entire disclosi	re of the n	rior an				
Box 5b, is considered a part of	the disclosure of the accompanying continu	ation or di	visiona	l application a	and is bereby in	corpo	rated by reference. The
incorporation can only be relied upon when a portion has been inadvertently omitted from the submitted application parts.  19. CORRESPONDENCE ADDRESS							
	19. CORRESPO	DNDENC	E AD	DRESS			
Customer Number or Bar Code Label				14 - FE	or 🗷 Corr	espon	dence address below
10.16		- 1	178				
Name James E. Howard				P.	<u>-</u>		
NIXON PEABODY LLP							
Address 8180 Greensboro Drive, Suite 800							
City McLean State			Virginia		Zip Code		
Country USA Telephone 7		/03-79	03-790-9110 Fax 703-883-0370			/03-883-0370	
Name (Print/Type) James E. Howard Registration		on No. (A	ttome	y/Agent)			39,715
Signature Date December 5.			cember 5, 2001				
	) 2 m						
	/ 1						

Approved for use through 10/31/2002. OMB 0651-0032

## FEE TRANSMITTAL FOR FY 2001

Patent fees are subject to annual revision.

TOTAL AMOUNT OF PAYMENT

\$924.00

Complete if Known				
Application Number	New Application	· · · · · · · · · · · · · · · · · · ·		
Filing Date	December 5, 2001			
First Named Inventor	John T. Carroll, III et al.			
Examiner Name	Not yet assigned			
Group Art Unit	Not yet assigned	_		
Attorney Docket No.	740270-2681			

METHOD OF PAYMENT	FEE CALCULATION (continued)						
1. E The Commissioner is hereby authorized to charge indicated		3. ADDITIONAL FEES					
fees and credit any overpayments to:		Large		Small			
		Enti	•	Entity	y		
Deposit Account 19-2380	Fee Code	Fee (\$)	Fee Code	Fee (\$)	Fee Description Fee Paid		
Number	105	130	205	65	Surcharge – late filing fee or oath		
Denocit	103	50	203		Surcharge – late ming fee of oath  Surcharge – late provisional filing fee or cover sheet		
Account Nixon Peabody LLP Name							
		130	139	130	Non-English transaction		
W C	147	2,520	147	-	For filing a request for ex parte reexamination		
Charge Any Additional Fee Required Under 37 CFR 1.16 and 1.17		920*	112	920*	Requesting publication of SIR prior to Examiner action		
		,840*	113	1,840*	Requesting publication of SIR after Examiner action		
Applicant claims small entity status.  E. See 37 CFR 1.27	115	110	215	55	Extension for reply within first month		
2. Payment Enclosed:	116	400	200	200	Extension for reply within second month		
	117	920	460	460	Extension for reply within third month		
Check Credit Card Money Other	118	1,440	720		Extension for reply within fourth month		
EDE CALCULATION	128	1,960	228		Extension for reply within fifth month		
1. BASIC FILING FEE	119	320	219		Notice of Appeal		
Large Entity Small Entity	120	320	220		Filing a brief in support of an appeal		
Ree Fee Fee Fee Description	121	280	221		Request for oral hearing		
Gode (\$) Code (\$) Fee Paid  740 201 370 Utility filing fee 740.00	138	1,510	138		Petition to institute a public use proceeding		
B Start 140 201 570 Starty many let	140	110	240		Petition to revive – unavoidable		
106 330 206 165 Design filing fee	141	1,280	241		Petition to revive – unintentional		
197 510 207 255 Plant filing fee	142	1,280	242		Utility issue fee (or reissue)		
108 740 208 370 Reissue filing fee	143	460	243		Design issue fee		
T14 160 214 80 Provisional filing fee	144	620	244		Plant issue fee		
106 330 206 165 Design filing fee 107 510 207 255 Plant filing fee 108 740 208 370 Reissue filing fee 114 160 214 80 Provisional filing fee 115 SUBTOTAL (1) \$740.00	122	130	122		Petitions to the Commissioner		
1.	123						
2.FEXTRA CLAIM FEES		50	123		Processing fee under 37 CR 1.17(q)		
Fee from Extra Claims below Fee Paid	126	180	126	180	Submission of Information Disclosure Stmt		
Total Claims $28$ $-20^{**} = 8$ X $18.00$ = 144.00	581	40	581	40	Recording each patent assignment per property (times number of properties)		
Independent 3 -3** = X = X	146	740	246		Filing a submission after final rejection (37 CFR § 1.129(a))		
Multiple Dependent =	149	740	249	370	For each additional invention to be examined (37 CFR § 1.29(b))		
Large Entity Small Entity	179	740	279		Request for Continued Examination (RCE)		
Fee Fee Fee Fee Description Code (\$) Code (\$)	169	900	169		Request for expedited examination of a design application		
103 18 203 9 Claims in excess of 20	Other	fee (spe	cify)				
102 84 202 42 Independent claims in excess of 3		(-F-					
104 280 204 140 Multiple dependent claim, if not paid	* Red	uced by	Basic F	iling Fe	te Paid SUBTOTAL (3) \$40.00		
109 84 209 42 ** Reissue independent claims over		•					
original patent					CERTIFICATE OF MAILING		
110 18 210 9 ** Reissue claims in excess of 20 and over original patent		CERTIFICATE OF MAILING  I hereby certify that this correspondence is being deposited with the United States Postal Service with					
SUBTOTAL (2) \$144.00	sufficie	sufficient postage as first class mail in an envelope addressed to Commissioner for Patents, Washington, DC 20231, on					
\'\							
**or number previously paid, if greater; For Reissues, see above Name:							
SUBMITTED BY Complete (if applicable)							
Name (Print/Type)  James E. Howard  Registration No. (Attorney/Agent)  Registration No. (Attorney/Agent)				,715 Telephone 703-790-9110			
Signature h	(,,,,,,		5~)	т.	Date December 5, 2001		

## NOTICE TO INVENTOR

### **DUTY OF DISCLOSURE AND INVENTORSHIP**

TO:

John T. Carroll, III and Donald J. Benson

FROM:

James E. Howard

DATE:

November 16, 2001

SUBJECT:

OUTWARDLY OPENING, SEAT-SEALED, FORCE BALANCED,

HYDRAULIC VALVE AND ACTUATOR ASSEMBLY

Enclosed please find the draft of your patent application.

Before executing the application, you should know that the U.S. Patent and Trademark Office (Patent Office) imposes a duty of good faith and candor on inventors. Included is the duty to disclose all information you know of that is material to the patent application.

"Information" is considered material by the Patent Office if it, taken by itself or in combination with other information, could show unpatentability when the claims are given their broadest reasonable interpretation or could be considered inconsistent with a position taken by the applicant(s) to show patentability. "Information" must be forwarded to the Patent Office despite the fact that other information could establish patentability, such as commercial success data or comparative test results. Some examples of such "information" are:

- prior published patents, articles, product announcements, technical reports, or lectures;
- evidence that the claimed invention was in public use, demonstrated publicly, or on sale more than one year before the filing date of the U.S. application;
- information that the claimed invention was made in the U.S. by someone other than the inventor named in the application; and
- related pending patent applications known to you.

Materiality of information of the type exemplified by, but not limited to that listed above, is measured by the scope of the claims in an application, particularly the broadest claims. Therefore, your attention is particularly directed to claims 1, 11 and 20, which you should carefully read and fully understand.

To comply fully with the duty of disclosure imposed by the Patent Office, you should notify us of any further material information pertinent to the claimed invention which would add to the prior art discussed in the Background Art section of your application.

If you first have any questions regarding your application, the scope of the claims therein, or your obligations as an inventor, call me as soon as possible. Additionally, the correct inventors must be named in a patent application.

An inventor is defined as one who conceives of the solution to a problem; the solution is the invention. The invention is legally defined in the claims of the patent application which are located at the end of the application. Please make sure you understand the claims and contact us if you have any questions. As further guidance regarding inventorship, an inventor must make some contribution to the inventive thought and final result, although conception of the entire solution is not required. Merely suggesting a desired result without suggesting means for attaining the result, or merely following the instructions or directions of others is insufficient. Joint inventors need not work physically together with each other although some form of collaboration between joint inventors during development of the invention is required. Joint inventors need not make identical contributions nor contribute to the subject matter of every claim, but an inventor must contribute to the subject matter of at least one claim. If you are still unclear as to who is an inventor, please contact us.

#### **ACKNOWLEDGMENT**

I am aware that the Patent and Trademark Office has imposed on inventors a duty of good faith and candor, including a duty to disclose any material information relating to my application. I am also aware that only the correct inventors may be named as such. I hereby acknowledge that, to the best of my knowledge and belief, I have disclosed to James E. Howard, all such material information.

26-Nov-2001 Date

John T. Carroll, III

26-NOV-2001

Donald J.Bensor

Please return this acknowledgment, along with the executed patent application, promptly. If you first have any questions regarding your application, the scope of the claims therein, or your obligations as an inventor, call me as soon as possible.